

**NOTICE OF EX PARTE PRE-JUDGMENT REMEDY/CLAIM FOR HEARING TO DISSOLVE OR MODIFY**

**STATE OF CONNECTICUT  
SUPERIOR COURT**

JD-CV-55 Rev. 3-03  
C.G.S. §§ 52-278e, 52-278f

COURT USE ONLY
CLPJRJX Ex Parte Application
CLPJRXP Contest Ex Parte PJR Application

**INSTRUCTIONS TO PLAINTIFF/APPLICANT**

1. This form MUST be used in connection with ex parte pre-judgment remedies issued pursuant to Gen. Stat. § 52-278e, and MAY be used in connection with pre-judgment remedies issued in an action upon a commercial transaction pursuant to Gen. Stat. § 52-278f.
2. Complete Section I below and submit to the Clerk along with, and immediately followed by your application and the other required documents for ex parte pre-judgment remedy.
3. If pre-judgment remedy issued, include this form in the process served on the defendant.

**SECTION I - CASE INFORMATION (To be completed by Plaintiff/Applicant)**

Judicial District	Housing Session	G.A. No. _____	COURT ADDRESS
Has a temporary restraining order been requested?			<input type="checkbox"/> YES <input type="checkbox"/> NO
NAME OF CASE ( <i>First-named plaintiff vs. First-named defendant</i> )			AMOUNT, LEGAL INTEREST, OR PROPERTY IN DEMAND, EXCLUSIVE OF INTEREST AND COSTS IS ("X" one of the following)
			<input type="checkbox"/> LESS THAN \$2500 <input type="checkbox"/> \$2500 THROUGH \$14,999.99 <input type="checkbox"/> \$15,000 OR MORE
SEE ATTACHED FORM JD-CV-67 FOR CONTINUATION PARTIES			CASE TYPE ( <i>From Judicial Branch code list</i> ) MAJOR: _____ MINOR: _____ NO. COUNTS
("X" if applicable) <input type="checkbox"/> CLAIMING OTHER RELIEF IN ADDITION TO <input type="checkbox"/> OR IN LIEU OF MONEY DAMAGES			
NAME AND ADDRESS OF PLAINTIFF/APPLICANT (Person making application for Prejudgment Remedy) (No., street, town and zip code)			

NAME AND ADDRESS OF DEFENDANT (Person against whom Prejudgment Remedy is sought) (No., street, town and zip code)

NAME AND ADDRESS OF ANY THIRD PERSON HOLDING PROPERTY OF DEFENDANT WHO IS SUBJECT TO GARNISHEE PROCESS PREVENTING DISSIPATION OF SUCH PROPERTY

FOR THE PLAINTIFF(S) ENTER THE APPEARANCE OF:	NAME AND ADDRESS OF ATTORNEY, LAW FIRM OR PLAINTIFF IF PRO SE (No., street, town and zip code)		
	TELEPHONE NO.	JURIS NO. ( <i>If atty. or law firm</i> )	SIGNED

**SECTION II - NOTICE TO DEFENDANT**

You have rights specified in the Connecticut General Statutes, including Chapter 903a, that you may wish to exercise concerning this pre-judgment remedy. These rights include the right to a hearing:

- (1) to object to the pre-judgment remedy because you have a defense to or set-off against the action or a counterclaim against the plaintiff or because the amount of the pre-judgment remedy allowed by the court is unreasonably high or because payment of any judgment that may be rendered against you is adequately secured by any insurance that you may have;
- (2) to request that the plaintiff post a bond in accordance with section 52-278d of the General Statutes to secure you against any damages that may result from the pre-judgment remedy;
- (3) to request that the pre-judgment remedy be dissolved or modified or that you be allowed to substitute a bond for the pre-judgment remedy; and
- (4) to show that the property subject to the pre-judgment remedy is exempt from such pre-judgment remedy.

You may request a hearing to move to dissolve or modify the pre-judgment remedy. **The hearing may be requested by any proper motion or by completing section III below and returning this form to the superior court at the Court Address listed above.**

**SECTION III - DEFENDANT'S CLAIM AND REQUEST FOR HEARING (To be completed by Defendant)**

I, the defendant, request a hearing to dissolve or modify the pre-judgment remedy, and claim:

- a defense, counterclaim, set-off, or exemption.
- that any judgment that may be rendered is adequately secured by insurance.
- that the amount of the pre-judgment remedy is unreasonably high.
- that the plaintiff be required to post a bond to secure me against any damages which may result from the pre-judgment remedy.
- that I be allowed to substitute a bond for the pre-judgment remedy.

I certify that a copy of the above claim was mailed/delivered to the Plaintiff or the Plaintiff's attorney on the Date Mailed or Delivered shown below.

DATE MAILED OR DELIVERED    SIGNED (*Defendant*)    DATE SIGNED



FOR COURT USE ONLY

TYPE OR PRINT NAME AND ADDRESS OF DEFENDANT

DOCKET NO.  
PJR CV

NAME OF EACH PARTY SERVED\*

ADDRESS AT WHICH SERVICE WAS MADE\*

\*If necessary, attach additional sheet with names of each party served and the address at which service was made.